## ETEXT ATTACHMENT

[BeginText]

11/11/2005 16:16

This letter is in response to your letter of October 14 regarding the Mid-Year Report for Green Mountain PAC covering 1/1/05 to 3/31/05.

With respect to the reporting of Employer/Occupation information, it is the policy of Green Mountain PAC to report all contributions including those under the \$200 threshold required for the reporting of employer/occupation information. While best efforts procedures are followed for all contributors, the number of contributors reporting information requested is almost exclusively donors under \$200. Where additional information was available, we have included it in the amended report filed with this letter.

The letter also questions fundraising retainer and expenditures for printing, postage and express mail. These expenses are all for the general administration of the PAC. They were not done on behalf of a specific candidate or for public communications advocacy.

The question regarding limited administrative expenses is answered by the fact the PAC was created this year. The only staff is consultants who do fundraising and general administration. The PAC reported all administrative expenses in the original filing.

Finally, the amended report filed with this letter contains the correction placing the DSCC contribution on the correct line of the FEC.

If you have additional questions, please contact me.

Richard Cassidy [EndText]